be transferred down here. We're going to have to have another hearing on them, and some of them are --

THE COURT: So you're giving me a preview?

MS. MASTIN: Well, some of them are duplicative.

THE COURT: There's something that can be said about --

MS. MASTIN: To the extent that Your Honor made any decisions today, that would affect them, but I --

THE COURT: You're saying that none of these papers we have today were even served upon you in proper --

MS. MASTIN: That's my understanding, Your Honor.

THE COURT: Okay. Do you have anything to say about the hundred million dollars that the defendant is willing to put up to escape his murder sentence?

MS. MASTIN: Well, Your Honor, I believe the sovereign citizen movement believes the federal government retains funds in secret accounts which can be released to a defendant. However, the Commonwealth would suggest that that is untrue at this time.

However, if the defendant can produce that money, we can certainly -- the Commonwealth would certainly be prepared to re-address the issue at that time.

THE COURT: Instead of money order [loward to].

MS. MASTIN: Well, Your Honor, it's interesting on that, because I believe the account number is, I would suggest, somewhat suspect, but I really --

THE COURT: Have you checked it out?

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I have not personally. The defendant MS. MASTIN:

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doesn't say what bank this would be coming from.

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THE COURT: Okay. Thank you very much.

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MS. MASTIN: Thank you.

and then we can move from there.

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THE COURT: Anything to add, sir?

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THE DEFENDANT: Yes, there's a few things.

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First and foremost, any comment of sovereign citizen

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movement that she's talking about, I present to you rules

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and regulation of Massachusetts General Laws.

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THE COURT: And the Rules of Criminal Procedure --Civil Procedure, I'm sorry. You do cite the Rules of Civil

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Procedure. And you've cited that. Thank you.

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front of this Court as an executor, which is also in the office of the court, is [low audio]. And yes, there is points to be made for [low audio]. She said there's no checking or any type of fact finding. So it's fraudulent. It's a fraudulent conversion that took place. to recognize this and put this behind us. But it seems it's going to carry on, or trying to be carried on to something - else. This can be relieved promptly while we recognize that whatever debt of claim or proof of claim that's put forth,

THE DEFENDANT: And everything that I have put forth in

But I would like to know, the Commonwealth did say that